

UNITED STATES DISTRICT COURT
DISTRICT OF NEW HAMPSHIRE

UNITED STATES SECURITIES AND
EXCHANGE COMMISSION

Plaintiff,

v.

ERIC JAEGER and
JERRY A. SHANAHAN,

Defendants.

Civ. No. 01:07-00039-SM

**ASSENTED TO MOTION TO EXTEND TO JANUARY 20, 2012, PLAINTIFF'S
TIME TO RESPOND TO DEFENDANT SHANAHAN'S MOTION FOR
SUMMARY JUDGMENT AND REPLY TO THE SEC'S MOTION FOR
SUMMARY JUDGMENT**

Plaintiff United States Securities and Exchange Commission ("SEC") respectfully moves this Court for an Order extending the time within which the SEC must respond to Defendant Shanahan's Motion for Summary Judgment and Reply to the SEC's Motion for Summary Judgment, and as grounds therefore states:

1. On November 16, 2011, the SEC filed its Motion for Summary Judgment against Defendant Shanahan. [Dkt. #s 258-260].
2. On December 16, 2011, Shanahan filed a Motion for Summary Judgment and Response in Opposition to the SEC's Motion for Summary Judgment.
[Dkt.#s 277-283]
3. The SEC's Response to Shanahan's Motion and a Reply to the SEC's Motion are due on January 17, 2012.
4. One of Plaintiff's counsel has been ill an unable to work on the response briefs.

5. Defendant Shanahan has assented to the SEC's motion for 3 day extension of time in which to respond. This would make the SEC's Response and Reply due on January 20, 2012.
6. The extension sought will not result in the continuance of any hearing, conference or trial.
7. Because of the nature of this motion, no supporting memorandum is necessary.

WHEREFORE, the SEC respectfully prays for an Order granting a 3 day extension in which to respond to Defendant Shanahan's Motion for Summary Judgment and Reply to the SEC's Motion for Summary Judgment, up to and including January 20, 2012.

Respectfully submitted this 17th day of January, 2012.

s/Nancy J. Gegenheimer
Leslie J. Hughes (Colo. 15043)
Nancy Gegenheimer (Colo. 8981)
Securities and Exchange
Commission
1801 California Street, Suite 1500
Denver, CO 80202
(303) 844-1000

CERTIFICATE OF SERVICE

I certify that on January 17, 2012, I sent a true copy of the foregoing pleading by electronically mailing it through the ECF system to the following persons:

John Richard Baraniak, Jr. jbaraniak@choate.com (Counsel for Patel)

Diana K. Lloyd dlloyd@choate.com (Counsel for Patel)

Peter Bryan Moores pmoores@choate.com (Counsel for Patel)

Jeffrey B. Rudman jeffrey.rudman@wilmerhale.com (Counsel for Jaeger)

Jonathan A. Shapiro jonathan.shapiro@wilmerhale.com (Counsel for Jaeger)

Miranda Hooker miranda.hooker@wilmerhale.com (Counsel for Jaeger)

Peter A. Spaeth peter.spaeth@wilmerhale.com (Counsel for Jaeger)

Bruce A. Singal bsingal@dbslawfirm.com (Counsel for Kay)

John C. Kissinger jkissinger@nkms.com (Counsel for Kay)

Michelle R. Peirce mpeirce@dbslawfirm.com (Counsel for Kay)

Victor W. Dahar vdaharpa@worldnet.att.net (Counsel for Skubisz)

Ann Pauly apauly@gtmlp.com (Counsel for Skubisz)

Mark B. Dubnoff mdubnoff@eapdlaw.com (Counsel for Barber)

Richard McCarthy rmccarthy@eapdlaw.com (Counsel for Barber)

Mark B. Dubnoff mdubnoff@eapdlaw.com (Counsel for Barber)

Michael D. Ramsdell mramsdell@krhlaw.com (Counsel for Barber)

Andrew Good agood@goodcormier.com (Counsel for Shanahan)

Philip G. Cormier pcormier@goodcormier.com (Counsel for Shanahan)

Steven M. Gordon sgordon@shaheengordon.com (Counsel for Kirkpatrick)

Lucy J. Karl lkarl@shaheengordon.com (Counsel for Kirkpatrick)

Jeffrey S. Lyons lyonsj@sec.gov (Counsel for SEC)

Leslie J. Hughes hugheslj@sec.gov (Counsel for SEC)

Jay Scoggins scogginsj@sec.gov (Counsel for SEC)

Kevin E. Sharkey kjs5@verizon.net (Counsel for Collins)

Jennifer M. Ryan jryan@dwycollora.com (Counsel for Collins)

Maria R. Durant mdurant@dwycollora.com (Counsel for Collins)

William H. Kettlewell wkettlewell@dwycollora.com (Counsel for Collins)

William Contolo wcintolo@aol.com (Counsel for Boey)

S/ Nancy J. Gegenheimer